United States Court of Appeals for the Third Circuit

No. 08-1981

Corporate Disclosure Statement and Statement of Financial Interest

Interactive Media Entertainment and Gaming Association, Inc. No. 07-2625 (MLC) a non for profit corporation of the State of New Jersey, PLAINTIFF,

Peter D. Keisler, Acting Attorney General of the United States, The Federal Trade Commission and The Federal Reserve System, DEFENDANTS. Instructions

Pursuant to Rule 26.1, Federal Rules of Appellate Procedure any nongovernmental corporate party to a proceeding before this Court must file a statement identifying all of its parent corporations and listing any publicly held company that owns 10% or more of the party's stock.

Third Circuit LAR 26.1(b) requires that every party to an appeal must identify on the Corporate Disclosure Statement required by Rule 26.1, Federal Rules of Appellate Procedure, every publicly owned corporation not a party to the appeal, if any, that has a financial interest in the outcome of the litigation and the nature of that interest. This information need be provided only if a party has something to report under that section of the LAR.

In all bankruptcy appeals counsel for the debtor or trustee of the bankruptcy estate shall provide a list identifying: 1) the debtor if not named in the caption; 2) the members of the creditors' committee or the top 20 unsecured creditors; and, 3) any entity not named in the caption which is an active participant in the bankruptcy proceedings. If the debtor or the bankruptcy estate is not a party to the proceedings before this Court, the appellant must file this list. LAR 26.1(c).

The purpose of collecting the information in the Corporate Disclosure and Financial Interest Statements is to provide the judges with information about any conflicts of interest which would prevent them from hearing the case.

The completed Corporate Disclosure Statement and Statement of Financial Interest Form must, if required, must be filled upon the filling of a motion, response, petition or answer in this Court, or upon the filling of the party's principal brief, whichever occurs first. An original and three copies must be filled. A copy of the statement must also be included in the party's principal brief before the table of contents regardless of whether the statement has previously been filed. Rule 26.1(b) and (c), Federal Rules of Appellate Procedure.

If additional space is needed, please attach a new page.

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Pursuant to Rule 26.1 and Third Circuit LAR 26.1 makes the following disclosure:	Interactive	Interactive Media Embertaiment & Gaming		
makes the following disclosure:	,	(Name of Party)	Association	
corporations:			(iMEGA)	
N/A				
2) For non-governmental corporate companies that hold 10% or more of the party's st	•	list all publicly held		
NIA				
3) If there is a publicly held corporati proceeding before this Court but which has as a fi proceeding, please identify all such parties and spinterest or interests:	nancial interes	t in the outcome of	the	
4) In all bankruptcy appeals counsel bankruptcy estate must list: 1) the debtor, if not ide members of the creditors' committee or the top 20 entity not named in the caption which is active part of the debtor or trustee is not participating in the approvided by appellant.	entified in the o unsecured cre ticipant in the b	case caption; 2) the editors; and, 3) any pankruptcy proceedi	ng.	

(Signature of Counsel or Party)

rev: 12/1998

N/A

Dated: April 11, 2008

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